REPORTING CHILD ABUSE AND NEGLECT
NEPN/NSBA CODE: JLF

I Definitions

A. Child abuse or neglect. Child abuse or neglect is defined by Maine law as:
   i. “a threat to a child’s health or welfare by physical, mental or emotional injury
      or impairment, sexual abuse or exploitation, deprivation of essential needs or lack
      of protection from these by a person responsible for the child.
   ii. Truancy (for a child who is either 1) age 5 and under age 6 and who has been
        voluntarily enrolled in school or 2) six years of age and has not completed grade
        six, if a child described in 1 or 2 has the equivalent of seven full days of
        unexcused absences or five consecutive school days or unexcused absences
        during a school year) when the absence is the result of the neglect by a person
        responsible for the child.
   iii. “a threat to a child’s health or welfare caused by child sex trafficking by any
        person, regardless of whether or not the person is responsible for the child”

B. Person responsible for the child. A “person responsible for the child” means a
   person with responsibility for a child’s health or welfare, whether in the child’s home
   or another home or a facility which, as part of its function, provides for the care of the
   child. It includes the child’s parent, guardian, or other custodian.

C. Child Sex Trafficking. Child sex trafficking means the recruitment, harboring,
   transportation, provision or obtaining of a child for the purpose of a commercial sex
   act.

II. Employees’ Duty to Report

A. Any employee of the school unit who knows or has reason to suspect that a child has
   been or is likely to be abused or neglected must immediately notify the principal.

B. In addition to notifying the building principal/designated agent, the employee may also
   make a report directly to the Department of Health and Human Services (DHHS) and the
   District Attorney if required as described in (see also Section III.B which provides
   further information about reporting to DHHS and/or the District Attorney).

C. If the reporting employee does not receive written confirmation from the building
   principal/designated agent or Superintendent within 24 hours of his/her notification that a
   report has been made to DHHS (and the District Attorney if required), as described in
   Section III D, the employee shall make an immediate report directly to DHHS and, if the
   person suspected is not a person responsible for the child, to the District Attorney. In
   such cases, the employee shall then complete a copy of the Suspected Child Abuse and
   Neglect Reporting Form (JLF-E) in consultation with the building principal/designated
   agent.

D. If the notifying employee does receive written confirmation from the building
   principal/designated agent or Superintendent within 24 hours or their notification as
   described in Section III. D (on the Suspected Child Abuse and Neglect Form (see JLF-E)
   he/she shall sign the form as acknowledgement that the report was made and return it to
   the building principal/designated agent.
E. Any volunteer who has reason to suspect that a child has been or is likely to be abused or neglected is also expected to make a report to the building principal/designated agent and may also make a report directly to DHHS and the District Attorney if required (Section III.B)

F. Electronic reporting of suspected child abuse or neglect through the DHHS-approved reporting portal is permitted.

III. Administrator Reporting and Confirmation Duties.

All building administrators and the Superintendent are designated agents to make child abuse and neglect reports. Other administrators may also designate a specific agent to receive reports.

A. If a building administrator receives the report he/she shall notify the Superintendent immediately.

B. The Superintendent or building administrator shall then make an immediate report by telephone of suspected abuse or neglect DHHS. In addition, if the person suspected of abuse or neglect is not the parent, guardian or other custodian of the child, the Superintendent/building administrator shall also make a report to the District Attorney.

C. The law requires the reporting employee to make his/her own report to DHHS and the District Attorney if required, if he/she has not received confirmation within 24 hours that such a report has been made by the Superintendent/building administrator.

D. The person making the report to DHHS and/or the District Attorney shall complete the Suspected Child Abuse or Neglect Form (JLF-E).

E. The Superintendent/building administrator shall provide a copy of the Suspected Child Abuse or Neglect Form to the reporting employee within 24 hours of the employee’s initial report. The reporting employee shall sign the report and return it to the Superintendent/building principal.

F. The form will be forwarded to DHHS and to the District Attorney if required. It shall be retained by the school unit for ten years, along with any other information relevant to the case.

IV. Internal Investigation and Discipline

A. Employees. If the person suspected of abuse or neglect is an employee, the Superintendent/designee shall investigate and take appropriate action, in accordance with applicable Board policies, collective bargaining contracts, and federal and state laws.

B. Students. If the person suspected of abuse or neglect is a student, and the abuse or neglect occurred on school premises, during a school activity, or is otherwise related to the school, the Superintendent/designee shall investigate and take appropriate action, in accordance with applicable Board policies and federal and state laws.

C. School Officials. School officials should attempt to coordinate investigations with DHHS and law enforcement to the extent possible, in light of the school’s obligation to protect the safety and security of the school environment. When reasonably possible, any internal interviews of a child who may have been abused or neglected will be conducted by a person who has knowledge of appropriate techniques for interviewing alleged victims of abuse or neglect.
V. Interviews of Child and School Personnel

DHHS personnel shall be permitted to meet and interview the child named in the report when the child is present at school as provided in this section. The building administrator or designee shall:

A. Require the DHHS employee requesting to interview the child to provide identification and written verification that in the Department’s judgement, its interview is necessary to carry out its duties.

B. Require the DHHS caseworker to discuss the circumstances of the interview and any relevant information regarding the alleged abuse or neglect with the child’s teacher, guidance, school nurse, social worker or building principal/designated agent as the caseworker deems is necessary to provide needed emotional support to the child prior to and following the interview.

C. Not place conditions on how the interview is conducted, including, but not necessarily limited to requiring that certain persons be present during the interview; prohibiting certain persons from being present during the interview; and requiring notice to or consent from a parent or guardian.

D. Provide an appropriate, quiet, and private place for the interview; and

E. Not disclose any information about DHHS’s intention to interview the child except to school officials or the school’s attorney who need information to comply with the interview request.

VI. Confidentiality of Information and Records

All records, reports and information concerning alleged cases of child abuse and neglect shall be kept confidential to the extent required by Board policies and applicable law.

The building principal/designated agent is permitted to release a child’s school records without prior consent of the parent/guardian to DHHS or law enforcement officials as necessary to protect the health or safety of the child or other individuals under federal

VII. Good Faith Immunity from Liability

Any person who in good faith reports, assists DHHS in making the child available for an interview, or participates in the investigation or proceedings of a child protection investigation is immune from any criminal or civil liability for the act or reporting or participating in the investigation or proceeding. Good faith does not include instances when a false report is made and the person knows it to be false.

The school unit prohibits any retaliation against an employee who makes a good faith report of child abuse and neglect in accordance with this policy.

VIII. Child Abuse Awareness and Prevention Training for School Employees

A. All school employees shall receive training on child abuse/neglect and reporting procedures every four years required by law.

B. All school employees will receive a minimum of one hour of child sexual abuse awareness and prevention training within six months of hire and every four years.
C. The training about child sexual abuse awareness and prevention shall be delivered by a qualified instructor(s) and be “evidence-informed”.

D. The training about sexual abuse awareness and prevention is intended to:
   i. Increase awareness of developmentally appropriate and inappropriate sexual behaviors in children;
   ii. Increase ability to identify indicators of sexual abuse, including physical and psychosocial indicators on a spectrum (including lower to higher probability)
   iii. Increase ability to effectively respond to sexual behavior or disclosures or suspicions of child sexual abuse and;
   iv. Include local child sexual abuse and sexual assault resources

IX. Child Sexual Abuse Prevention Education for Students

   Students in public pre-school through grade 5 will receive child sexual abuse prevention education curriculum programs delivered by qualified instructors as part of the health education curriculum aligned with the Learning Results Health Education Standards and follow an appropriate scope and sequence. The curriculum will be consistent with evidence-informed, age-appropriate child sexual abuse prevention education for students and include:

   A. Age-appropriate education regarding physical and personal boundaries, including biologically accurate body terminology.

   B. Help children identify unsafe or uncomfortable situations including a range of feelings, touches or violations of physical boundaries.

   C. Help children identify safe adults with whom they could discuss unsafe or uncomfortable situations; and

   D. Help children identify and develop skills to support a friend who may be experiencing unsafe or uncomfortable situations.

20 USC §1232g, Family Educational Rights and Privacy Act
20-A M.R.S.A. §§ 5051-A(1)©; 5051-A(1-D)

Cross Reference: ACAA Harassment and Sexual Harassment of Students
GF – Staff Conduct with Students
JLF-R Reporting Child Abuse and Neglect Administrative Procedure
JLF-E Suspected Child Abuse and Neglect Report Form
JRA Student Records

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